

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE DISTRICT OF SOUTH CAROLINA
ROCK HILL DIVISION

UNITED STATES OF AMERICA,) CIVIL ACTION NO.: 0:11-3183-MBS
Plaintiff,)
vs.)
\$4,109 IN UNITED STATES CURRENCY,)
Defendant *In Rem*.)

ORDER GRANTING DEFAULT JUDGMENT,
AND GRANTING JUDGMENT AND FINAL DECREE OF FORFEITURE

This *in rem* forfeiture action was initiated through a complaint for forfeiture *in rem* filed by the United States on November 21, 2011. It concerns \$4,109 in United States currency (the “Defendant Currency”), which was seized on May 10, 2011, by the Drug Enforcement Administration. The complaint alleges, *inter alia*, that the Defendant Currency constitutes or is traceable to proceeds involved in trafficking of illegal drugs, or that the Defendant Currency was used or intended to be used to facilitate such offenses; and, that the Defendant Currency is subject to forfeiture pursuant to 21 U.S.C. § 881(a)(6), and 18 U.S.C. §§ 981(a)(1)(A) and 981(a)(1)(C).

Based upon matters of record in this case, it appears that the notice of forfeiture and complaint were served upon the known potential claimants, Morris Eugene Milling, III, Tavares Mansha Singleton, and Brian Anthony Hughes Hendrix, and Hendrix's attorney in the related non-judicial forfeiture action, John T. Mobley, Esq.; that none of the known potential claimants are serving in the armed forces of the United States, and that none are infants or incompetent persons; that publication has been lawfully made in this matter; that lawful notice was given to all potential claimants, known or unknown, either through direct notice or by publication;

that no claims, answers, or other pleadings have been filed in response to such notice; that no extensions to the applicable time limits have been requested, consented to, or granted by the court; and, that the clerk has entered default, pursuant to Rule 55(a), Fed. R. Civ. P. Accordingly, the court finds and concludes as follows:

1. That process was lawfully executed in this action and returned according to law;
2. That the Defendant Currency was lawfully arrested pursuant to the warrant of arrest *in rem*, pursuant to Rule G(3);
3. That public notice of this forfeiture action was lawfully made on an official government internet forfeiture website for a period of at least 30 consecutive days, pursuant to Rule G(4)(a)(iv)(C);
4. That the known potential claimants, Morris Eugene Milling, III, Tavares Mansha Singleton, and Brian Anthony Hughes Hendrix, have received direct notice of this forfeiture action, pursuant to Rule G(4)(b);
5. That Morris Eugene Milling, III, Tavares Mansha Singleton, and Brian Anthony Hughes Hendrix have failed to file a claim, answer, or other responsive pleading, as required by Rule G(5);
6. That neither Morris Eugene Milling, III, Tavares Mansha Singleton, nor Brian Anthony Hughes Hendrix is serving in the armed forces of the United States, and that none are infants or incompetent persons;
7. That all other potential claimants were duly notified of the proposed forfeiture through publication, pursuant to Rule G(4)(a); and,
8. That no other person or entity has filed a claim, answer, or other responsive pleading within the time fixed by law.

NOW THEREFORE, based upon the above findings, and the court being otherwise fully advised, it is hereby ORDERED, ADJUDGED, AND DECREED that:

1. All persons claiming any right, title or interest in or to the Defendant Currency are hereby held in default, and any right, title, or interest in the Defendant Currency on the part of any potential claimants are extinguished and forever barred.

2. Default judgment shall be entered by the clerk against all potential claimants to the Defendant Currency, and in favor of the United States.

3. Pursuant to 21 U.S.C. § 881(a)(6), and 18 U.S.C. § 981(a)(1)(A) and (a)(1)(C), the Defendant Currency is hereby forfeited, condemned, quit-claimed and abandoned to the United States of America.

4. Clear title in and to the Defendant Currency is vested in the United States of America, and no other right, title or interest exists therein. All other claims to the Defendant Currency are hereby forever foreclosed and barred.

5. The Defendant Currency forfeited herein shall be disposed of by the United States as authorized by law.

IT IS SO ORDERED.

s/ Margaret B. Seymour
MARGARET B. SEYMOUR
CHIEF UNITED STATES DISTRICT JUDGE

March 15, 2012

Columbia, South Carolina